Case 5:16-cv-01282-EJD Document 48 Filed 04/14/16 Page 1 of 7

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12	Attorneys for Defendant		
13	AMERICAN SOCIETY OF CLINICAL ONCOLOGY, INC.		
14		DICEDICE COUNT	
15	UNITED STATES	DISTRICT COURT	
16	NORTHERN DISTRICT OF CALIFORNIA		
	SAN JOSE DIVISION		
17			
18	WINSTON SMITH; JANE DOE I; and JANE	Case No. 5:16-cv-01282-EJD	
19	DOE II, on behalf of themselves and all		
20	others similarly situated,	STIPULATION TO EXTEND TIME FOR DEFENDANT AMERICAN	
21	Plaintiffs,	SOCIETY OF CLINICAL ONCOLOGY TO MOVE OR PLEAD	
	V.	IN RESPONSE TO PLAINTIFFS' COMPLAINT	
22	FACEBOOK, INC.; AMERICAN CANCER	COMI LAINI	
23	SOCIETY, INC.; AMERICAN SOCIETY OF CLINICAL ONCOLOGY, INC.;		
24	MELANOMA RESEARCH FOUNDATION; ADVENTIST HEALTH SYSTEM; BJC		
25	HEALTHCARE; CLEVELAND CLINIC;		
26	and UNIVERSITY OF TEXAS – MD ANDERSON CANCER CENTER,		
27	Defendants.		

Pursuant to Civil Local Rule 6-1(a), Defendant American Society of Clinical Oncology ("ASCO") and Plaintiffs Winston Smith, Jane Doe I, and Jane Doe II ("Plaintiffs") (collectively, "the Parties"), by and through their respective counsel of record, hereby stipulate as follows:

WHEREAS Plaintiffs filed the Complaint on March 15, 2016 and served ASCO on March 24, 2016;

WHEREAS ASCO currently has until April 14, 2016 to answer or otherwise respond to Plaintiffs' Complaint;

WHEREAS Plaintiffs and ASCO have agreed pursuant to Civil L.R. 6-1(a) that ASCO shall have up to and including May 31, 2016 to answer or otherwise respond to Plaintiffs' Complaint;

WHEREAS the stipulated extension will not alter the date of any event or deadline already fixed by Court order;

NOW, THEREFORE, IT IS HEREBY STIPULATED by and between the parties, through their respective counsel, that ASCO shall have up to and including May 31, 2016 to move or plead in response to the Complaint and that ASCO reserves all rights and defenses including, without limitation, all rights and defenses with respect to venue and jurisdiction.

IT IS SO STIPULATED.

STIPULATION TO EXTEND TIME FOR ASCO TO MOVE OR PLEAD IN RESPONSE TO COMPLAINT Case No. 5:16-cv-01282-EJD

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1 2	Dated: April 14, 2016	KEISEL LAW LLP
3		
4		By: /s/ <i>Jeffrey A. Koncius</i> Paul R. Kiesel
5		Jeffrey A. Koncius Nicole Ramirez
6		
7		Attorneys for Plaintiffs WINSTON SMITH, JANE DOE I, and JANE DOE II
8	Dated: April 14, 2016	JONES DAY
9	Dated. April 14, 2010	JONES DAT
10		Ry: /s/ Alexandra A McDonald
11		By: /s/ Alexandra A. McDonald Alexandra A. McDonald
12		Attamasia for Defendant
13		Attorneys for Defendant AMERICAN SOCIETY OF CLINICAL ONCOLOGY, INC.
14		
15	Additional Counsel of Record:	THE GORNY LAW FIRM, LC Stephen M. Gorny
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25		EICHEN CRUTCHLOW ZASLOW & McELROY Barry R. Eichen
26		beichen@njadvocates.com Evan J. Rosenberg
27		erosenberg@njadvocates.com 40 Ethel Road
28		Edison, NJ 08817 STIPULATION TO EXTEND TIME FOR ASCO TO
		MOVE OR PLEAD IN REPONSE TO COMPLAINT

Case No. 5:16-cv-01282-EJD

Case 5:16-cv-01282-EJD Document 48 Filed 04/14/16 Page 4 of 7 1 Tel: 732-777-0100 Fax: 732-248-8273 2 THE SIMON LAW FIRM, P.C. 3 Amy Gunn agunn@simonlawpc.com 4 800 Market St., Ste. 1700 St. Louis, MO 63101 5 Tel: 314-241-2929 Fax: 314-241-2029 6 BERGMANIS LAW FIRM, L.L.C. 7 Andrew Lyskowski alykowski@ozarklawcenter.com 380 W. Hwy. 54, Ste. 201 8 Camdenton, MO 65020 9 Tel: 573-346-2111 Fax: 573-346-5885 10 Attorneys for Plaintiffs 11 WINSTON SMITH, JANE DOE I, and JANE DOE II 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28

CIVIL L.R. 5-1(i)(3) ATTESTATION Pursuant to Civil Local Rule 5-1(i)(3), I, Alexandra A. McDonald, hereby attest under penalty of perjury that concurrence in the filing of this document has been obtained from all signatories. Dated: April 14, 2016 /s/ Alexandra A. McDonald Alexandra A. McDonald

CERTIFICATE OF SERVICE 1 2 I, Alexandra A. McDonald, declare: 3 I am a citizen of the United States and employed in San Francisco, California. I am over 4 the age of eighteen years and not a party to the within-entitled action. My business address is 555 California Street, 26th Floor, San Francisco, CA 94104. On April 14, 2016, I served a copy 5 6 of the STIPULATION TO EXTEND TIME FOR DEFENDANT AMERICAN SOCIETY 7 OF CLINICAL ONCOLOGY TO MOVE OR PLEAD IN RESPONSE TO PLAINTIFFS' 8 **COMPLAINT** by electronic transmission. 9 I am familiar with the United States District Court for the Northern District of California's 10 practice for collecting and processing electronic filings. Under that practice, documents are electronically filed with the court. The court's CM/ECF system will generate a Notice of 11 12 Electronic Filing (NEF) to the filing party, the assigned judge, and any registered users in the 13 case. The NEF will constitute service of the document. Registration as a CM/ECF user 14 constitutes consent to electronic service through the court's transmission facilities. Under said 15 practice, the following CM/ECF users were served: 16 Paul R. Kiesel Jay Barnes kiesel@kiesel-law.com jaybarnes5@zoho.com 17 Jeffrey A. Koncius Rod Chapel koncius@kiesel-law.com rod.chapel@gmail.com 18 BARNES & ASSOCIATES Nicole Ramirez ramirez@kiesel-law.com 219 East Dunklin Street, Suite A 19 KIESEL LAW LLP Jefferson City, MO 65101 8648 Wilshire Boulevard Tel: 573-634-8884 20 Beverly Hills, CA 90211-2910 Fax: 573-635-6291 Telephone: (310) 854-4444 21 Facsimile: (310) 854-0812 Barry R. Eichen beichen@njadvocates.com 22 Stephen M. Gorny Evan J. Rosenberg steve@gornvlawfirm.com erosenberg@njadvocates.com 23 Chris Dandurand EICHEN CRUTCHLOW ZASLOW & chris@gornylawfirm.com **McELROY** 24 THE GORNEY LAW FIRM 40 Ethel Road 2 Emanuel Cleaver II Boulevard, Suite 410 Edison, NJ 08817 25 Kansas City, MO 64112 Tel: 732-777-0100 Tel: 816-756-5056 Fax: 732-248-8273 26 Fax: 816-759-5067 27 28

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14151617	Executed on April 14, 2016, at San Francisco, California. /s/ Alexandra A. McDonald	
18		Alexandra A. McDonald
19 20		
2122		
23		
2425		
2627		
28		STIPULATION TO EXTEND TIME FOR ASCO TO

STIPULATION TO EXTEND TIME FOR ASCO TO MOVE OR PLEAD IN RESPONSE TO COMPLAINT Case No. 5:16-cv-01282-EJD